

treasures spring to daylight—to garner fishy wealth that nature has piled in waste on our coasts, and bid a famished people eat—eat to the full and be merry—this is the glorious task, social and political, which lies before the Democrats of Ireland. It is their destiny to fulfill it. Day after day opens up the way. They have strength for the conquest of half a universe, but they want union and foresight. Let them acquire these, and the path is easy.

### The New Constitution

When the Whigs at Columbus were contending against the admission of Johnson to Broadwell's legal seat in the Senate of Ohio, the Statesman was profuse of its full-faced heads, charging upon them a conspiracy to defeat the new constitution! On Thursday, a bill providing for the formation of the new Constitution, was before the House of Representatives. The proceedings say:

"Mr. Gaston moved that the original bill and amendments be indefinitely postponed: upon which motion the yeas and nays were demanded, and the motion was lost; yeas 29, nays 87 as follows:

AYES.—Messrs. Bennett, Boggs, Breslin, Bull, Burt, Colburn, Dalzell, Dresbach, Fee, Franks, Gaston, Gilman, Given, Johnston, Keller, Lipps, Long, Mustin Patton, Pugh, Rader, Russell, Sheldon, Smith of Clermont, Taylor, Weyer, Whitely, Wilson and Speaker.—29.

NOES.—Messrs. Bull of Muskingum, Burnett, Garney, Chase, Clark, Copeland, Dodds, Ensign, Fairchild, Frazer, Furnas, Green, Hammond, Hawkins, Holcomb, Hutchins, Krum, Lutz; Manfull, McNeely, Patton, Pugsley, Reed, Riddle, Rogers, Ross, Smith of Madison, Spelman, Sprague, Thompson, Waite, Ward, Watt, Whison, Will, Woodford, and Worley.—87.

We should like to see in the Statesman an analysis of the above vote. How many of its party are among the noes, except the poor cast-off Sprague? And how many Whigs are among the ayes?

[Springfield Republic]

An old clergyman, preaching before some of the American army at Corpus Christi, made use of these remarks:

"Ten thousand dollars is a large sum to most of us; yet what would it profit? You cannot carry it out of the world. Then what would you do with it, or you or your?" Pointing with an oratorical flourish at each repetition to different individuals before him. At length an old stager, well known to the Corpus Christi army—Judge H.—fingers pointed at him, and in the momentary pause succeeding the scrutinizing question, the Judge broke the solemn silence by answering in a loud, shrill tone, "Lay it out for mules!" Shall I attempt to portray the effect? The audience was convulsed.

A RACE.—Mr. A. Degraff, the railroad contractor, came down from Springfield yesterday, and from him we obtained what we here relate. He said that at Morrow a green looking hooster got upon the cars, tied a large cur dog he had with him to the iron stanchion of the hindmost car, and deliberately took his seat among the ladies. Away bounded the iron horse with his usual speed, to the no small wonderment of the countryman, who had never ridden so fast before. Arriving at Foster's Crossings he walked back to take a look at his favorite animal, and his surprise may be imagined when he found only the head of the dog attached to the rope with which he had fastened him. After being perfectly satisfied that the dog was dead, he merely uttered, "Well, this is the only critter that could ever beat that dog running."

[Cin. Eng.]

### A German Newspaper at Washington.

A handsomely printed and ably conducted Whig newspaper, in the German language, is now published at Washington, by Frederick Schmidt. It is called the Spectator of the Potomac. We advise our German friends to send for this paper, if they desire to get full and correct information of the progress of events at the National Capital, in their native language. The Spectator supports the present administration. In it will be found the most important proceedings in Congress and public documents of special interest.

[Rochester Democrat.]

HAYDN, on seeing the portrait of Mrs. Billington said to the artist (Sir Joshua Reynolds) in the hearing of the songstress: "Oh, there is one error." "What is that?" said the artist. "You have painted her listening to the angels; you should have painted the angels listening to her."

### For the Freeman.

An Emigrant's Address to his Mother, ACCOMPANYING A MINIATURE OF HIMSELF.

This image of my mortal part,  
May ease a while thy burden'd heart,  
And aid fond fancy that I pine,  
While far o'er foreign lands I roam.

The forest lone I've wander'd through,  
I've met the wood-man false and true;  
But forest drear, or prairie wide,  
Can ne'er my thoughts from these divide.

I've heard the Atlantic billows roar  
On its eastern, and its western shore;  
And next, perhaps, my feet I'll leave  
In the far-famed Pacific wave.

But whether on far Scotia's shore,  
Or where the Rocky Mountains rise,  
"Fond memory" still shall bring to view,  
The virtues I have learn'd from you.

DAVID ROBERTSON.

Fremont, Feb. 12, 1850.

The Fremont Literary Association,  
WILL meet at H. E. CLARK'S School-room, Monday evening next, at half past six o'clock.

### ORDER OF EXERCISES.

Social and General Conversation on the subject of Novel Reading.

By order of the Executive Committee,  
H. EVERETT, Secretary.  
February 15th, 1850.

A letter from Thames, Oxfordshire, England, dated Sept. 20, 1846, says: "If you could inform me regarding an agency for the Lith. Mixture, if I could obtain it, &c., I should be glad. We much admire the style in which it is put up, and have been strongly convinced of its curative powers. It was tried here in a case of worms in a child, and with perfect success; a case of dropsy also was cured by it; some number of cases of eruptive diseases &c. I could send a large quantity, indeed my friends have offered me the money to forward for a few dozen of the article, but I know not where to address my letter save through you." This was handed us by a gentleman from Canada, who forwarded a quantity of Vaughn's medicine to England for a sick friend. Such is its character all over the world. Call on the Agencies in this paper, under Great American Remedy, and get a pamphlet.

TOBACCO.—A new lot of 'Cavendish,' very nice, at one shilling, just opened. Call and take a 'chevy' PATTISON.

### Fremont Price Current—Corrected Weekly.

Wheat per bushel	85c	Cloverseed	2.75
Flour per bushel	4.50	Peas	1.25
Corn per bushel	33c	Hams smoked per lb	1.25
Oats per bushel	25c	Beans per bu	1.25
Butter per lb	8c	Potatoes per bu	25c
Eggs per doz	5c	Onions	50c
Cheese per lb	8c	Apples, green	50c
Lard per lb	15c	Dried apples	1.50
Salt per bbl	1.25	Beeswax per lb	20c
Hides per lb	4c	Tallow	10c
Flax seed per bu	75c	Staves per M	\$10.15
Timothy seed	1.25	Stalk Lumber per M	\$8.15

### Advertisements.

**White Wood Lumber.**  
O. H. FUSSELMAN'S.  
Feb. 9, 1850.

**SELECT SCHOOL,**  
IN THE BASEMENT OF THE  
**METHODIST CHURCH.**

BY J. ROBERTS.

Will re-commence Monday, February 11th, 1850.  
Fremont, Feb. 2, 1850—36:3m

**A. F. & F. VANDERCOOK,**  
MERCHANTS AND DEALERS

**In all kinds of Produce!**

At the Old Stand formerly occupied by Dickinson & Fremont, Sandusky county, Ohio, December 15, '49.

### Chancery Notice.

State of Ohio, Sandusky county court of common pleas—In chancery.

Thomas Ogle,

Michael Ennsperger and Fieba Ennsperger his wife, Elias Ennsperger and Margaret Ennsperger his wife, and George Paffenberger,

BY virtue of a decretal order to me directed and issued from the court of common pleas of Sandusky county Ohio, I shall offer at public sale, at the door of the court house in Fremont, in said county, on the 25th day of March next, between the hours of ten o'clock A. M. and four o'clock P. M. the following lands and tenements, to wit:

The north-east quarter of section number fourteen, in township number four north in range number fifteen containing one hundred and sixty acres of land more or less, in Sandusky county, Ohio.

Taken as the property of Michael Ennsperger, Elias Ennsperger and George Paffenberger, to satisfy a decree in favor of Thomas Ogle.

R. P. BUCKLAND,

Master in Chancery.

### Chancery Notice.

State of Ohio, Sandusky county court of common pleas—In chancery.

Mary P. Ewing and Edgar M. Gregory,

Administrators of Daniel Moore, deceased,

vs. David Swank.

BY virtue of a decretal order issued in this cause, to me directed and delivered I shall offer at public sale at the door of the court house in Fremont, in said county, on the 25th day of March next, between the hours of ten o'clock A. M. and four o'clock P. M. the following described real estate, to wit:

In lot number thirteen, as known and described on Ewing's addition to the town plat of Lower Sandusky in Sandusky county Ohio.

Taken as the property of David Swank to satisfy a decree in said court in favor of Alexander H. Ewing's administrators, and against said Swank.

CHESTER EDGERTON,

Special Master.

### In Chancery.

Court common pleas, Sandusky co., state of Ohio.

John L. Greene, Administrator of Daniel Moore, deceased,

vs. George Moore, John Haysberger, Catharine Haysberger, Sarah Moore, and others.

THE said George Moore, John Haysberger Catharine Haysberger and Sarah Moore, will take notice that said complainant has filed in the court of common pleas of Sandusky county, Ohio, a petition against them and others, the substance of which is, that said Daniel Moore died intestate; that petitioner has been appointed his administrator, that the personal property is insufficient to pay the debts of said intestate, that he was entitled in fee simple at the time of his death of the following lands and tenements situate in Sandusky county, Ohio, to wit:

Lot number one hundred and ten as numbered on the plat of the Maumee River lands, in township number five range number thirteen, and in sections numbers one and thirty-one, and bounded as follows, to wit:

Beginning at the south-west corner of a piece of land sold to John Mease thence along the Maumee and Western Reserve Roads to the north-east corner of Nicholas Newler and William Greer's land thence north along the line to the north-east corner of the said Newler and Greer's, thence east along the line to John Moore's land, thence south along said line to the south-west corner of the land sold to Mease, thence a south-westerly direction to the place of beginning, containing sixty-two acres, more or less.

The prayer of said petitioner is, that said petitioner may be authorized to sell said land, and said land to enable him to pay the debts of said intestate.

JOHN L. GREENE,

Administrator of Daniel Moore, dec'd.

Fremont, February 9, 1850—48-6

### In Chancery.

Court common pleas, Sandusky co., state of Ohio.

Shubal H. Russell, Administrator of Shubal Russell, deceased,

vs. Horace A. Russell, and others.

THE said Horace A. Russell, will take notice that said complainant has filed in the court of common pleas of Sandusky county Ohio, a petition against him and others, the substance of which is, that Shubal Russell, died intestate, that complainant has been appointed said court his administrator, that the estate of said Shubal Russell, deceased, is insolvent; that at his death, said intestate was seized in fee simple of the following land and tenements situate in the county of Ottawa, state of Ohio, to wit:

The north part of the south-east fractional quarter of section number twenty-four, in township number six, north of range fifteen, containing seventy-three acres and sixty-two one hundredths of an acre. Also, twenty-two acres on the west part of the north part of the south-west fractional quarter of fractional section number nineteen, in fractional township number six, north of range number sixteen, which last piece of land is bounded as follows: Beginning at a post at the center of the road at the north-west corner of said fractional section number nineteen, thence east twenty-eight rods, thence south on a parallel with the section line to Big Mud creek, thence west to the west line of said section, thence north to the place of beginning.

The prayer of said petitioner is that said petitioner be authorized to sell and convey said land to enable him to pay the debts of said intestate.

S. H. RUSSELL,

Administrator of Shubal Russell, dec'd.

Fremont, February 9, 1850—48-6

### CHANCERY NOTICE.

A. H. Ewing, Sandusky county court of Common Pleas.

Russell Dixon, et al. IN CHANCERY.

BY virtue of a decretal order issued out of the court of Common Pleas, of Sandusky county, Ohio, to me directed and delivered, I shall offer at public sale, at the door of the Court House, in Fremont, on the 9th day of March next, between the hours of ten o'clock A. M. and four o'clock P. M. the following lands and tenements, to wit: In lot number 12 as known and described in Ewing's addition to the town plat of Lower Sandusky, to satisfy a decree in said court in favor of Alexander H. Ewing and against Solomon N. Russell, Shubal H. Russell and William P. Dixon.

JOHN L. GREENE,

Special Master.

### Partition Notice.

Court common pleas, Sandusky co., state of Ohio.

George W. Carpenter,

vs. Joshua Powell and Minor Powell.

THE said Joshua Powell, and Minor Powell will take notice that a Petition was filed against them on the eighth day of February A. D. 1850, in the court of common pleas of Sandusky county and state of Ohio, by George W. Carpenter, and is now pending wherein the said George W. Carpenter demands partition of the following described real estate, to wit:

The south-west quarter of the north-east quarter of section number twenty-nine, -29- township number five -5- north range number seventeen -17- containing forty acres more or less. Also the south-west quarter of the south-east quarter of section number twenty-nine, -29- same township and range, containing forty acres more or less, in which lands said Carpenter claims title to the undivided three-fifths part. And at the next term of said court application will be made by said Carpenter for an order that partition be made of said premises.

R. P. BUCKLAND,

Attorney for Petitioner.

Fremont, February 9, 1850—48-6

### Administrator's Sale—by order of the Court.

BY order of the court of common pleas of Sandusky county, and state of Ohio, I shall offer for sale to the highest bidder, on Saturday, the 23rd day of February next, at Shireak & Shireak's Grocery, in Fremont, the following unsettled Notes, Judgments and Accounts remaining in my hands, as Administrator of D. W. Rahawer dec'd, to wit:

For Bartholomew thirty dollars;  
Robert Smith, thirteen dollars;  
David Swank ninety-five cents;  
William Coffin, two dollars thirty-two cents;  
Joseph Sierwood, six dollars ninety-two cents;  
George Greiner, ten dollars fifty-six cents;  
Nelson Rich, one dollar fifty cents;  
John Burrows, one dollar fifty cents;  
Daniel Middleton, seven dollars five cents;  
Chas. Gassett, nineteen cents;  
Henry Fisher, sixty-three cents;  
Jasper Hims, seventy cents;  
Robert Lightcap, six dollars fifty-six cents;  
John Cox, two dollars;  
Jester Imes, two dollars thirty-eight cents;  
C. K. Watson, three dollars fifty cents;  
Peter P. Fusselman, three dollars seventy-five cents;  
Isaac Randall, three dollars forty-three cents;  
John Kiel, three dollars.

Sale to commence at 2 o'clock P. M.

W. B. SMITH,

Administrator of G. W. Rahawer.

Fremont, Feb. 2, 1850—47-3

### Chancery Notice.

Court of Common Pleas, Ottawa county, State of Ohio.

Stanton H. Brown,

BY virtue of a decretal order to me directed, and issued from the court of common pleas, of Ottawa county, and state of Ohio, I shall offer at public sale at the door of the court house in Port Clinton, in said county, on the 4th day of March, A. D. 1850, between the hours of ten o'clock A. M. and four o'clock P. M. the following described lands and tenements, to wit:

Lot number three, -3- in square number thirty-six, -36- twenty-eight and twenty-eight one hundredths feet of the Mill lot and twenty and eighteen one hundredths feet of the balance of the same lot, and lot number four -4- in square number thirty-six, -36- in the town of Port Clinton, Ottawa county, Ohio.

Taken as the property of Stanton H. Brown, to satisfy a decree in favor of the Administrator of David Chambers, deceased.

H. J. MILLER, Special Master.

Port Clinton, Ottawa county, Feb. 2, 1850—47-5

### Chancery Notice.

Court of common pleas, Sandusky county, state of Ohio.

Joseph Boehler, vs. Catharine New, et al.

BY virtue of a decretal order to me directed, and issued from the court of common pleas of Sandusky county and state of Ohio, I shall offer at public sale at the door of the court house in Fremont, in said county, on the 9th day of March next, between the hours of ten o'clock A. M. and four o'clock P. M. the following described lands and tenements, to wit:

The north half of the north half of the north-east quarter of section number twenty-eight, -28- in township number five -5- north of range number sixteen, -16- containing twenty -20- acres more or less, in Sandusky county Ohio.

Taken as the property of Catharine New to satisfy a decree in said court in favor of Joseph Boehler.

C. EDGERTON, Special Master.

Fremont, February 2, 1850—47-5

### Attention.

ALL persons indebted to the undersigned, either by note or account, are requested to call and pay the same by the first of March next. Any one neglecting to call may expect to find accounts in the hands of the proper officers for collection.

DICKINSON & VAN DOREN.

Fremont, January 26, 1850—46-6

### CHANCERY NOTICE.

A. H. Ewing, Sandusky County Court of Common Pleas.

Russell & wife, IN CHANCERY.

BY virtue of a decretal order to me directed and issued from the court of common pleas of Sandusky county, Ohio, I shall offer at public sale at the door of the court house in Fremont, in said county, on the 9th day of March next, A. D. 1850, between the hours of ten o'clock A. M. and four o'clock P. M. the following lands and tenements, to wit: In lot number 35, as designated on the recorded plat of Ewing's addition, to the town of Lower Sandusky, in Sandusky county, Ohio.

Taken as the property of S. Russell & wife, to satisfy a decree in said court in favor of A. H. Ewing, against the said Russell & wife.

JOHN L. GREENE,

Special Master.

Jan. 26—46:5

### Administrator's Sale of Real Estate.

Court of common pleas, Sandusky county, state of Ohio.

John L. Greene, Administrator of Daniel Moore, dec'd.

vs. James Stewart, dec'd, vs. Mary Stewart and others.

IN pursuance of an order of the court of common pleas of Sandusky county, I shall offer for sale at the door of the court house in said county, on Saturday, the 9th day of March next, between the hours of 10 o'clock A. M. and 4 o'clock P. M., the following described real estate, subject to the dower estate of the said Mary Stewart, to wit:

A part of in lot number one hundred and thirty-one, -131- in the town of Fremont, late Lower Sandusky, bounded and described as follows: being so much of said in lot number one hundred and thirty-one, as to make one-fourth of an acre of land, that is to say, five rods wide on Wayne street and eight rods back on Garrison street, so as to contain forty square rods more or less.

Terms of Sale.—One-third cash in hand, one-third in one year and one-third in two years, with interest from day of sale, to be secured by mortgage on the premises.

JOHN L. GREENE,

Administrator of James Stewart, dec'd.

Fremont, January 26, 1850—46-4

### HELP ONE ANOTHER.

SUMMIT COUNTY MUTUAL

Fire Insurance Company!

AKRON, OHIO.

THIS COMPANY will insure on terms as favorable as any similar institution.

It has been found upon a careful investigation, that the business of insuring in a Mutual Company, does not exceed one-fourth that of a Stock Company. The principle involved, renders it not only the most economical, but the most safe for those insured.

The strictest economy is observed in conducting the business of this company. The utmost caution is exercised by the Board of Directors in securing honest, judicious and faithful Agents.

### DIRECTORS.

SIMON PERKINS, H. B. SPELMAN, JAMES R. FORD, W. M. S. C. OTIS, E. W. HOWARD, Y. F. BIERCE, G. J. ACKLEY, N. FINCH.

SIMON PERKINS, President.

W. M. H. DEWEY, Secretary.

JAMES MATTHEWS, General Agent.

### C. B. McCULLOUGH,

AGENT FOR SANDUSKY COUNTY,

IS ready to insure all descriptions of Buildings, Goods, Merchandise, &c., &c., from loss by fire.

OFFICE—at the Drug Store.  
Fremont, Sandusky county, Dec. 1, 1849—38.

### Administrator's Sale of Real Estate.

Court of common pleas, Sandusky county, state of Ohio.

John L. Greene, Administrator of John Krider, deceased,

vs. Sally Krider, and others.

IN pursuance of an order of said court made in the above entitled case, I shall offer at public sale, on Saturday, the 9th day of March next, between the hours of ten o'clock A. M. and four o'clock P. M., at the door of the court house in said county, in Fremont, the following described real estate, to wit:

In lots numbers five -5- and six, -6- in out-lot number five -5- in tract number eight, -8- in the Reservation of two miles square at the foot of the rapids of the Sandusky river, subject to the dower estate of Sally Krider.

Terms of Sale.—One-third cash in hand, one-third in one year and one-third in two years with interest from day of sale, to be secured by mortgage on the premises.

JOHN L. GREENE,

Administrator of John Krider, dec'd.

Fremont, January 26, 1850—46-4

Chancery Notice.

Lemuel G. Jones and Rasilas P. Jones, vs. James P. Berry, et al.

BY virtue of a decretal order, issued out of the court of Ohio, to me directed and delivered, I shall offer at public sale at the door of the court house, in Fremont, in said county, on the 9th day of March next, between the hours of ten o'clock A. M. and four o'clock P. M. the following land and tenement, to wit:

Being the west half of the south-west quarter of section number twenty-nine, (29) township number six, (6) north of range fourteen east, containing eighty acres more or less, and one-half of the south-west quarter of the north-west quarter of section number twenty-nine, (29) township number six (6) north, of range fourteen, containing twenty acres more or less, in Sandusky county, Ohio.

Taken as the property of James P. Berry, et al, to satisfy a decree in favor of Lemuel G. Jones and Rasilas P. Jones.

CHESTER EDGERTON,

Special Master.

Jan. 26—46:5

Chancery Notice.

Frederick S. Shaefer, vs. Thomas Pinkerton, John Pinkerton, George Pinkerton, Jacob Hebeling, Gabriel Reum & wife, and Casper Smith and wife.

Court of common pleas, Sandusky county O.

IN CHANCERY.

BY virtue of a decretal order issued out of the court of Ohio, to me directed and delivered, I shall offer at public sale at the door of the court house in Fremont, in said county, on the 9th day of March next, between the hours of ten o'clock A. M. and four o'clock P. M. the following lands and tenements, to wit:

Being in lot number twenty-one, (21) in Hebeling's addition to the town of Lower Sandusky, on the east side of the Sandusky river, in Sandusky county Ohio.

Taken as the property of Thomas Pinkerton, et al, to satisfy a decree in favor of Frederick S. Shaefer.

CHESTER EDGERTON,

Special Master.

Jan. 26—46:5

CHANCERY NOTICE.

Court of common pleas, Sandusky county, state of Ohio.

Mary Neff, vs. Benjamin Neff.

BY virtue of a decretal order to me directed and issued from the court of common pleas of Sandusky county, and state of Ohio, I shall offer at public sale, at the door of the court house, in Fremont, in said county, on the 9th day of March next, between the hours of ten o'clock A. M. and four o'clock P. M., the following described lands and tenements, to wit: